

**FILED**

NOV 14 2005

CLERK, U.S. DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

3V

RECEIVED

1 Neil Olson, Esq. (SBN 120946)  
2 OLSON & ASSOCIATES  
3 100 Spear Street, Suite 850  
4 San Francisco, CA 94105  
Telephone: (415) 371-8070  
Facsimile: (415) 371-8075

5 Rex M. Clack (SBN 59237)  
6 David E. Russo (SBN 112023)  
7 STERLING & CLACK  
8 A Professional Corporation  
9 101 Howard Street, Suite 400  
10 San Francisco, California 94105  
Telephone: (415) 543-5300  
Facsimile: (415) 543-3335

11 Attorneys for PLAINTIFFS  
12 STEVE BOHLMANN, and  
13 FRAN BOHLMANN as owners  
of that certain SEA RAY Boat,  
Registration Number CF 5582 PZ

14 John R. Hillsman, Esq. (SBN 71220)  
15 MCGUINN, HILLSMAN & PALEFSKY  
16 535 Pacific Avenue  
17 San Francisco, California 94133  
Telephone: (415) 421-9292  
Facsimile: (415) 403-0202

18 Attorneys for CLAIMANT  
19 PATRICIA C. HUESTESS

20 D. Joe Modlin, Esq. (SBN 131265)  
21 Law Offices of D. Joe Modlin  
22 215 Estates Drive, Suite 2  
23 Roseville, CA 95678  
Telephone: (916) 789-1552  
Facsimile: (916) 789-1558

24 Attorneys for CLAIMANT  
25 BRADLEY CHARLES MATHISON  
26  
27  
28

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA  
IN ADMIRALTY

In the Matter of the Complaint of ) Case No.: CIV.S-04-0205 WBS DAD  
)  
STEVE BOHLMANN, and FRAN ) **[PROPOSED] CONSENT JUDGMENT**  
BOHLMANN as Owners of that certain SEA ) **EXONERATING PLAINTIFF**  
RAY Boat, Registration Number CF 5582 PZ )  
)  
Plaintiffs, )  
)  
For Exoneration From or Limitation of Liability.)

This matter came on for consideration before the Court, the Honorable William B. Shubb, District Judge, presiding. It being shown that the complaint in this case was filed on January 30, 2004, that an order directing monition to issue was filed on February 3, 2004, that the monition was issued on February 9, 2004 requiring any persons having claims arising out of the incident alleged in the complaint to file their claims and answers no later than April 9, 2004, that plaintiffs published notice of the action as required by Supplemental Rule F of the Federal Rules of Civil Procedure and in all other respects complied with the statutes and rules of court applicable in this case, that the only persons filing claims and answers herein were Patricia C. Huestess, Special Administrator and Personal Representative of the Estate of Robyn Sevena Gardner, and Bradley Charles Mathison, that the Court issued its order on June 1, 2004 noting the defaults of all persons and entities who did not file claims and answers herein and decreeing that said persons and entities were barred from filing claims and answers in this or any other proceeding, the parties hereto having further shown to the satisfaction of the Court that the claims filed herein by Patricia C. Huestess and Bradley Charles Mathison have been settled and satisfied,

//

//

**IT IS THEREFORE ORDERED AND ADJUDGED:**


1. That the claims heretofore filed by Patricia C. Huestess, Special Administrator and Personal Representative of the Estate of Robyn Sevena Gardner, and Bradley Charles Mathison be dismissed with prejudice;

2. That Steve Bohlmann and Fran Bohlmann and that certain SEA RAY boat, registration no. CF 5582 PZ, be forever exonerated and discharged from any loss, damage or injury done by reason of the occurrence alleged in the complaint;

3. That the default of all persons, firms and corporations who may have sustained any loss, destruction, damage or injury caused by, or resulting from the boating accident on or about September 21, 2003 that is the subject of the complaint herein, and who have not heretofore filed claims herein or those who having filed claims herein have withdrawn them, be and they are hereby noted and entered; and that the defaults of all such persons, firms and corporations who failed to file answers herein be and they are hereby noted and entered and the filing or presentation hereafter of any such claims or answers be, and they are hereby forever restrained. All persons, firms, and corporations having or claiming to have sustained any loss, destruction, damage or personal injury or death by reason of, or in connection with the boating accident that occurred on or about September 21, 2003 that is the subject of plaintiffs' complaint herein be, and they are hereby perpetually enjoined and restrained from instituting or prosecuting in any manner whatsoever, in this or in any other proceeding, suit or action, in any court in any country, any claim, action, suit or proceeding whatsoever against the plaintiffs Steve Bohlmann and Fran Bohlmann; and

4. That the bond and stipulations filed herein be cancelled and discharged of record.

Dated: 11/8/2005

  
William B. Shubb  
United States District Judge

CONSENTED TO BY:

OLSON & ASSOCIATES

STERLING & CLACK

Rex M. Clack  
David E. Russo

By:                     /S/                      
Neil Olson  
Attorneys for Plaintiffs  
STEVE and FRAN BOHLMANN

By:                     /S/                      
David E. Russo  
Attorneys for Plaintiffs  
STEVE BOHLMANN and FRAN  
BOHLMANN

McGUINN, HILLSMAN &  
PALEFSKY

LAW OFFICES OF D. JOE MODLIN

By:                     /S/                      
John R. Hillsman  
Attorneys for Claimant  
PATRICIA C. HUESTESS

By:                     /S/                      
D. Joe Modlin  
Attorneys for Claimant  
BRADLEY CHARLES MATHISON

David E. Russo attests that concurrence in the filing of this document has been obtained from each of the other signatories identified herein.

181.54-3/P/ConsentJudgment